1 Patrick G. Byrne, Esq. 2 Nevada Bar No. 7636 Richard C. Gordon 3 Nevada Bar No. 9036 Paul Swenson Prior, Esq. 4 Nevada Bar No. 9324 Theresa L. Guerra, Esq. 5 Nevada Bar No. 15235 SNELL & WILMER L.L.P. 6 3883 Howard Hughes Parkway, Suite 1100 Las Vegas, NV 89169 7 Telephone: (702) 784-5200 Facsimile: (702) 784-5252 8 Email: sprior@swlaw.com tguerra@swlaw.com 9 Attorneys for Defendants City of Henderson, Debra March, 10 Richard Derrick, Bristol Ellington, Nicholas Vaskov and Kristina Gilmore 11 12 UNITED STATES DISTRICT COURT 13 DISTRICT OF NEVADA 14 Case No. 2:20-cv-01761-APG-BNW LATESHA WATSON, 15 Plaintiff. STIPULATION AND ORDER FOR 16 EXTENSION OF TIME TO RESPOND TO v. COMPLAINT 17 CITY OF HENDERSON; BRISTOL ELLINGTON; KEVIN ABERNATHY; 18 KENNETH KERBY; DEBRA MARCH; RICHARD DERRICK; RICHARD (FIRST REQUEST) 19 MCCANN; NICK VASKOV; KRISTINA GILMORE; DOES I through X, inclusive, 20 Defendants. 21 22 Plaintiff Latesha Watson ("Plaintiff") and Defendants City of Henderson, Debra March, 23 Richard Derrick, Bristol Ellington, Nicholas Vaskov, and Kristina Gilmore ("Defendants") 24 (collectively, the "Parties"), by and through their undersigned counsel, for good cause shown, 25 hereby stipulate and agree to extend Defendants' deadline to respond to Plaintiff's Complaint [ECF 26 No. 1] to December 18, 2020: 27 28 4826-2707-8863 - 1 -

- 1. Undersigned counsel has recently been retained to represent the Defendants in this action and have agreed to accept service on behalf of Defendants Bristol Ellington, Debra March, Richard Derrick, and Nick Vaskov. Because of the multiple parties involved in this representation, Defendants require additional time to investigate the allegations set forth in the Complaint and to prepare the appropriate response.
- 2. Counsel for Plaintiff and Defendants have agreed to a 60-day extension for Defendants to respond to the Complaint.
- 3. This extension request is sought in good faith and is not made for the purpose of delay.
- 4. Pursuant to the Parties' stipulation, Defendants' response to Plaintiff's Complaint will now be due on or before December 18, 2020.

DATED this 22nd day of October 2020.

DATED this 22nd day of October 2020.

SNELL & WILMER L.L.P.

COOK & KELESIS, LTD.

/s/ Patrick G. Byrne
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IT IS SO ORDERED.

DATED: October 27 _____, 2020.

UNITED STATES MAGISTRATE JUDGE